UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Norfolk Division

CSX TRANSPORTATION, INC.,)
individually and on behalf of NORFOLK)
& PORTSMOUTH BELT LINE)
RAILROAD COMPANY,)
Plaintiff,)
30 /)
v.) Case No. 2:18-cv-530
)
NORFOLK SOUTHERN RAILWAY)
COMPANY, et al.,)
Defendants.)
v)
)
)

MEMORANDUM IN SUPPORT OF DEFENDANT NORFOLK SOUTHERN RAILWAY COMPANY'S MOTION TO FILE DOCUMENTS UNDER SEAL

Defendant Norfolk Southern Railway Company ("NSR"), by counsel, states as follows in support of its Motion to File Documents Under Seal. Defendant seeks to file the following documents under seal: Exhibits A, B, C, D, E, and F to Defendant's Memorandum in Support of Motion in Limine Regarding Use of Internal Emails. On October 29, 2019, the Court entered a Stipulated Protective Order, which governs the parties' use of confidential information produced in this case. ECF No. 79.

1. Paragraph 2 of the Stipulated Protective Order defines "Protected Material" as material containing information that "must or may be protected from disclosure," including material designated "CONFIDENTIAL" and "CONFIDENTIAL – ATTORNEYS' EYES ONLY." ECF No. 79, ¶ 2.

2. Exhibits A, B, C, D, E, and F to Defendant's Memorandum in Support of Motion

in Limine Regarding Use of Internal Emails refer or cite to documents, or contain testimony, that

have or has been designated "CONFIDENTIAL," "HIGHLY CONFIDENTIAL," or

"CONFIDENTIAL - ATTORNEYS' EYES ONLY" by Plaintiff CSX Transportation, Inc.

("CSXT") under the Stipulated Protective Order.

3. These documents and the testimony designated as "CONFIDENTIAL,"

"HIGHLY CONFIDENTIAL," or "CONFIDENTIAL – ATTORNEYS' EYES ONLY" contain

highly confidential and sensitive information relating to CSXT's transportation and shipping

practices, business strategy, internal communications, and other highly confidential, proprietary,

and sensitive business information, release of which would harm CSXT.

4. These documents and the designated deposition testimony are "Protected

Material" under the Stipulated Protective Order. ECF No. 79, ¶ 2.

5. The Stipulated Protective Order requires Defendants to file these documents and

the designated deposition testimony under seal. ECF No. 79, ¶ 16.

For the foregoing reasons, Defendant requests that the Court enter the proposed order

attached to the Motion to Seal as Exhibit A authorizing and directing Defendant to file Exhibits

A, B, C, D, E, and F to Defendant's Memorandum in Support of Motion in Limine Regarding

Use of Internal Emails under seal, and directing the Clerk of Court to maintain such exhibits

under seal pending further order of the Court.

Defendant also files herewith a Notice of Sealing Motion as required by Local Rule 5(C).

Defendant waives oral argument on this Motion.

Dated: May 5, 2021

/s/ Alan D. Wingfield

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